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Case 4:08-cv-04078-CW Document 66 Filed 09/15/09 Page 1 of 11
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     DON PAUL and ILENE ENGLISH-PAUL
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                                                       STIPULATION AND [PROPOSED] ORDER
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CASE NO. :08-CV-04078-CW

### UNITED STATES DISTRICT COURT 1 2 NORTHERN DISTRICT OF CALIFORNIA 3 MATSUNOKI GROUP, INC., doing business CASE NO. CV 08 4078 CW as HAIKU HOUSES, 4 Honorable Claudia Wilken Plaintiff, 5 STIPULATION TO CONTINUE MEDIATION DATE AND EXTEND v. 6 EDIATION DEADLINE; TIMBERWORK OREGON, INC.; MEDIATOR'S CONCURRENCE; TIMBERWORK, INC.; JOAN L. SHUELL; **PROPOSED** ORDER EARL MAURY BLONDHEIM; DON PAUL; 8 ILENE ENGLISH-PAUL; and DOES 1 through 10, inclusive, 9 Defendants. 10 11 Plaintiff Matsunoki Group, Inc. dba Haiku Houses (hereinafter "Plaintiff") and defendants 12 Timberwork, Inc., Earl Maury Blondheim, Don Paul, and Ilene English-Paul (collectively, 13 "Defendants") (Plaintiff and Defendants are referred to, collectively, hereinafter as "the Parties"), 14 by and through their respective counsel, agree and stipulate as follows: 15 WHEREAS, the Court has appointed Mark LeHocky to act as mediator, and the Parties 16 and Mr. LeHocky previously stipulated to extending the Court's deadline to engage in mediation 17 to August 7, 2009. 18 WHEREAS, the Court signed an Order extending the deadline for the Parties to engage in 19 mediation on August 7, 2009. 20 WHEREAS, on July 6, 2009, Plaintiff's President, Charla Honea underwent a significant 21 emergency surgical procedure after which her doctor determined she was not physically able to 22 travel to California until after September 8, 2009. See Declaration of Charla Honea, filed 23 concurrently. 24 WHEREAS, the parties attempted to secure a new mediation date in September; however 25 due to the schedules of the Parties, their respective counsel, and Mr. LeHocky, the earliest date on 26 which all parties are available to engage in mediation is December 7, 2009. 27 THEREFORE, the Parties, through the undersigned counsel, hereby stipulate and agree 28 that the mediation will occur on December 7, 2009.

	Case 4:08-cv-04078-CW Document 66 Filed	09/15/09 Page 3 of 11		
1	IT IS SO STIPULATED.			
2				
3	Dated: September 10, 2009 GORD	ON & REES LLP		
4		/ Lindsay J. Hulley		
5	Li A	indsay J. Hulley ttorneys for Plaintiff		
6 7	^	ATSÚNOKI GROUP, INC., doing asiness as HAIKU HOUSES		
8		S BRISBOIS BISGAARD & SMITH LLP		
9	Buted: September 10, 2009	S BRISBUIS BISUAARD & SWITH LLP		
10	By: / <u>s</u>	/ <i>Rowena C. Seto</i> owena C. Seto		
11	A <sup>1</sup>	ttorneys for Defendants IMBERWORK, INC. and		
12	E. E.	ARL M. BLONDHEIM		
13	Dated: September 10, 2009 DONA	HUE GALLAGHER WOODS LLP		
14		/ John C. Kirke		
15		/ John C. Kirke  whn C. Kirke  ttorneys for Defendants		
16	D D	ON PAUL and ILENE ENGLISH-PAUL		
17		UDDENCE		
18 19		URRENCE		
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23	By: $\frac{/s}{M}$	<u>/ Marc LeHocky</u> arc LeHocky		
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	STIPULATION TO CONTINUE MEDIATION DATE AND [PROPOSED] ORDER			

CASE NO. :08-CV-04078-CW

<u>ORDER</u>

Based upon the foregoing stipulation of the Parties and the Mediator's concurrence, the Court **HEREBY ORDERS** that the mediation previously scheduled for August 7, 2009 be and hereby is continued, and that the mediation shall occur on December 7, 2009.

IT IS SO ORDERED.

Dated: Sept. 14, 2009



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8	tel (949) 255-6950 / fax (949) 474-2660							
9	Attorneys for Plaintiff MATSUNOKI GROUP, INC. dba HAIKU HOU	JSES						
10	UNITED STATES	DISTRICT COURT						
11	NORTHERN DISTR	ICT OF CALIFORNIA						
12	MATSUNOKI GROUP, INC., doing business as HAIKU HOUSES,							
13	Plaintiff,	Honorable Claudia Wilken						
14	v.	DECLARATION OF CHARLA HONEA IN SUPPORT OF STIPULATION TO						
15	TIMBERWORK OREGON, INC.;	CONTINUE MEDIATION DATE AND						
16	TIMBERWORK, INC.; JOAN L. SHUELL; EARL MAURY BLONDHEIM; DON PAUL;	EXTEND MEDIATION DEADLINE; MEDIATOR'S CONCURRENCE; [PROPOSED] ORDER						
17	ILENE ENGLISH-PAUL; and DOES 1 through 10, inclusive,	[I KOI OSED] OKDEK						
18								
19	Defendants.							
20	I Charla Honea, declare as follows:							
20	1. I am the President of Matsunoki (	Group, Inc., plaintiff in this action. I am over 18						
22	years old and not under any testimonial disability	y. I have never been convicted of a felony. I						
23	have personal knowledge of the facts set forth he	erein. If I were sworn as a witness at any hearing						
24	in this case, I could competently and truthfully te	estify as follows:						
25	2. The parties in this case previously	stipulated to mediate this matter before Mark						
26	LeHockey on August 7, 2009.							
27	3. However, on July 6, 2009, I under	rwent a significant emergency surgical procedure						
28	for an incarcerated hernia which necessitated a hospital stay and a protracted recovery period.							
	DECLARATION OF CHARLA HONEAIN SUPPORT OF STIPULATION							
- 1	DECLARATION	CAMPAGE AND LEGAL OUT ONLY OF BITTULATION						

TO CONTINUE MEDIATION DATE

CASE NO.:08-CV-04078-CW

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1	4. As of July 21, 2009, I was still recovering from my surgery and other medical		
2	issues and I was not confident that I would be well enough to travel for the scheduled August 7		
3	mediation.		
4	5. On July 29, 2009, my doctor who performed the surgery, Dr. Cohen, authored a		
5	note verifying the status of my recovery and expectation that I would be well enough to travel to		
6	California for the mediation after September 8, 2009. A true and correct copy of the note from		
7	Dr. Cohen is attached hereto as Exhibit A.		
8	I declare under penalty of perjury under the laws of the State of Tennessee and of the		
9	United States of America that the foregoing is true and correct and that this declaration was		
10	executed this day of September, 2009, in		
11			
12	Charla Honea		
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v.1	DECLARATION OF CHARLA HONEAIN SUPPORT OF STIPLIL ATION		

HIS? I: 1053276/70131-lov.1

DECLARATION OF CHARLA HONEAIN SUPPORT OF STIPULATION TO CONTINUE MEDIATION DATE CASE NO.:08-CV-04078-CW

# Exhibit A

## NASHVILLE SURGICAL ASSOCIATES

FANNEY. BALLINGER, M.D., F.A.C.S.

RAY HARGREAVES, M.D., F.A.C.S.

IONATHAN A. COHEN, M.D., F.A.C.S.

July 29, 2009

4230 EARDING ROAD

SCITE 302 W.

NASHVILLE, TN 37205

(61.5) 292-7708

(615) 292-7756 (FAX)

RE: Charla Honea

To Whom It May Concern:

Charla Honea underwent emergency surgery for an incarcerated hernia on July 6, 2009. She was hospitalized for a few days but made an excellent recovery. She was examined again in follow up on July 16, 2009. It is my understanding that she was to appear in San Francisco for a legal proceeding on August 7, 2009. It is certainly understandable to me why she would have difficulty making that trip so soon after a large emergency surgical procedure. I suspect she will be fine by Labor Day.

Sincerely,

Jonathan A. Cohen, M.D.

Sent without review to avoid delay

JAC/klb

	- 1					
Gordon & Rees LLP 101 West Broadway, Suite 2000 San Diego, CA 92101	1 2 3 4 5 6 7 8 9 10 11	Richard P. Sybert, Bar No. 080731 Email: rsybert@gordonrees.com GORDON & REES LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111 Tel (415) 986-5900 / Fax (415) 986-8054  Lindsay J. Hulley, Bar No. 184924 Email: lhulley@gordonrees.com GORDON & REES LLP 4675 MacArthur Court, Suite 800 Newport Beach, CA 92660 Tel (949) 255-6950/ Fax (949) 474-2060  Attorneys for Plaintiff MATSUNOKI GROUP, INC., dba HAIKU HOUSES  UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
	12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	MATSUNOKI GROUP, INC., doing business as HAIKU HOUSES,  Plaintiff,  V.  TIMBERWORK OREGON, INC.; TIMBERWORK, INC.; JOAN L. SHUELL; EARL MAURY BLONDHEIM; DON PAUL; ILENE ENGLISH- PAUL; and DOES 1 through 10, inclusive  Defendants.  I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Orange, State of California, and not a party to the above-entitled cause. On September 10, 2009, I served a true copy of within document(s):  1. STIPULATION TO CONTINUE MEDIATION DATE AND EXTEND MEDIATION DEADLINE; MEDIATOR'S CONCURRENCE; [PROPOSED] ORDER  2. DECLARATION OF CHARLA HONEA IN SUPPORT OF STIPULATION TO CONTINUE MEDIATION DATE  3. CERTIFICATE OF SERVICE    Declaration of the same to an electronic mail sent to the e-mail address listed below, according to the parties' agreement.				
		-1-				

## Case 4:08-cv-04078-CW Document 66 Filed 09/15/09 Page 11 of 11

	1	by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in United States mail in the State of California at Newport Beach,	
	2	addressed as set forth below.	
	3		
	4	John C. Kirke  LAW OFFICES OF DONAHUE  Attorneys for Defendants DON PAUL; ILENE ENGLISH-PAUL	
	5	GALLAGHER WOODS LLP Telephone: (510) 451-0544 300 Lakeside Drive, Suite 1900 Facsimile: (510) 832-1486	
	6	Oakland, CA 94612 JohnK@donahue.com	
	7	Julian J. Pardini Attorneys for Defendants	
	8	Alan J. Haus TIMBERWORK OREGON, INC.; Rowena C. Seto TIMBERWORK, INC.; JOAN L.	
	9	LEWIS BRISBOIS BISGAARD & SMITH SHUELL; EARL MAURY BLONDHEIM	
	10	One Sansome Street, Suite 1400 Telephone: (415) 362-2580 San Francisco, CA 94104 Facsimile: (415) 434-0882	
0	11	pardini@lbbslaw.com haus@lbbslaw.com	
P te 200 01	12	seto@lbbslaw.com	
es LLP y, Suite	13	I am readily familiar with the firm's practice of collection and processing correspondence	
& Re adwa go, C	14	for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on	
Gordon & Rees LLP West Broadway, Suite 2000 San Diego, CA 92101	15	motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.	
G 101 We Sa	16	I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.	
Ä	17		
	18	Executed on September 10, 2009 at Newport Beach, California.	-
	19	Sandra A. Talbert	
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CERTIFICATE OF SERVICE Case No. CV 08-04078

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